EXHIBIT 58

EXHIBIT 58

Williams Advanced Materials Inc., Adv. Pro. No. 07-02606-rdd

Williams Advanced Materials Inc. ("Williams") filed the Declaration of Richard L. Mugel, Williams' in-house counsel. *Ex.* 58(a). Mr. Mugel states that "[t]o my knowledge, Williams never received, nor did it have knowledge of, [the Extension Motions]." *Id.* Mr. Mugel, however, has only been employed with Williams since June 2008 and has no personal knowledge of the events prior to his employment. *Id.*

Prior to Mr. Mugel's employment, Williams was served with the First Amended Plan Disclosure Statement, filed in December 2007. *See Affidavit of Service (Docket No. 11974)*. ¹¹ On December 13, 2007, the Debtors also filed a copy of the Disclosure Statement publicly with their Form 8-K (Docket No. 11388). The Disclosure Statement outlined in detail that preference claims were to be filed under seal, with service deferred until after the limitations period. As this Court discussed during the July 22, 2010 hearing, the Disclosure Statement, combined with the defendants' knowledge that they had in fact received preferential transfers, put the defendants on notice of the preference claim procedures at issue and on inquiry notice as to the need to monitor preference claim developments. *Ex. 8, July 22, 2010 Transcript, pp. 150-153. See also In re TWA Inc. Post Confirmation Estate*, 305 B.R. 221, 227 (D. Del. 2004) ("[I]n large chapter 11 cases sophisticated creditors typically are well aware of prospects and risks of preference litigation. ... Thus, it seems unlikely that creditors could be surprised or caught off guard when such preference complaints are finally filed.").

¹¹ Ex.7, Class C of General Unsecured Claims, p. 117

EXHIBIT A

SOUTHERN DISTRICT OF NEW YORK	
In re: DPH HOLDINGS CORP, et al.,)	Chapter 11 Case No. 05-44481 (RDD)
DELPHI AUTOMOTIVE SYSTEMS, LLC, Plaintiff,)	Adv. Pro. No. 07-02606 [RDD]
v.)	
WILLIAMS ADVANCED MATERIALS INC.,	
Defendant.)	

DECLARATION OF RICHARD L. MUGEL IN FURTHER SUPPORT OF (1) THE JOINDER OF WILLIAMS ADVANCED MATERIALS INC. TO MOTIONS (I) TO VACATE PRIOR ORDERS ESTABLISHING PROCEDURES FOR CERTAIN ADVERSARY PROCEEDINGS, INCLUDING THOSE COMMENCED BY THE DEBTORS UNDER 11 U.S.C. §§ 541, 544, 545, 547, 548 OR 549, AND EXTENDING THE TIME TO SERVE PROCESS FOR SUCH ADVERSARY PROCEEDINGS, (II) DISMISSING THE ADVERSARY PROCEEDING WITH PREJUDICE, OR (III) IN THE ALTERNATIVE, DISMISSING THE ADVERSARY PROCEEDING ON THE GROUND OF JUDICIAL ESTOPPEL; AND (2) THE REPLY BRIEF IN SUPPORT OF JOINDER OF WILLIAMS ADVANCED MATERIALS INC. TO MOTIONS (I) TO VACATE PRIOR ORDERS ESTABLISHING PROCEDURES FOR CERTAIN ADVERSARY PROCEEDINGS, INCLUDING THOSE COMMENCED BY THE DEBTORS UNDER 11 U.S.C. §§ 541, 544, 545, 547, 548, OR 549, AND EXTENDING THE TIME TO SERVE PROCESS FOR SUCH ADVERSARY PROCEEDINGS, (II) DISMISSING THE ADVERSARY PROCEEDING WITH PREJUDICE, OR (III) IN THE ALTERNATIVE, DISMISSING THE ADVERSARY PROCEEDING ON THE GROUND OF JUDICIAL ESTOPPEL (COLLECTIVELY, THE "MOTIONS")

STATE OF NEW YORK)
) ss.:
COUNTY OF ERIE)

Pursuant to 28 § 1746, Richard L. Mugel, declares as follows:

Background

- 1. I have been employed by Williams Advanced Materials Inc. (n/k/a Materion Advanced Materials Technologies and Services Inc.) ("Williams") since June 2008 and am currently its in-house legal counsel.
- I work at Williams' executive offices, which are located at 2978 Main Street, Buffalo, New York, 14214. I am familiar with the day-to-day operations and business affairs of Williams.
- 3. I submit this declaration in further support of Williams' Motion, and in accordance with the Bankruptcy Court's direction at the June 21, 2011 hearing.
- 4. I have personal knowledge of the facts set forth herein, and if I were called to testify, I would and could testify competently concerning those facts.

Lack of Notice of Fourth Extension Motion and Other Pleadings

- 5. To my knowledge, prior to December 2009, Williams did not receive notice of any filings in this adversary proceeding (the "Adversary Proceeding").
- 6. To my knowledge, Williams never received, nor did it have knowledge of, any of the motions seeking the establishment of procedures for the Adversary Proceeding, leave to file the Adversary Proceeding, and/or a stay of the Adversary Proceeding until service of process was effected.
- 7. To my knowledge, Williams never received, nor did it have knowledge of, the Supplemental Motion Pursuant to Fed. R. Bankr. P. 7004(a) and 9006(b)(1) and Fed. R. Civ. P. 4(m) to Extend Deadline to Serve Process for Avoidance Actions Filed in Connection With Preservation of Estate Claims Procedures Order, dated October 2, 2009 (D.I. #18952) (the "Fourth Extension Motion"). A copy of the affidavit of service (D.I. #18967) with respect to the

Fourth Extension Motion is attached hereto as Exhibit A. Williams is not listed anywhere on that affidavit of service. Nor, to my knowledge, did Williams receive (1) the Fifteenth Supplement Case Management Order (D.I. #18839), dated August 26, 2009, which, I understand, scheduled the omnibus hearing date on which the Fourth Extension Motion was heard or (2) the Order (D.I. #18999), dated October 22, 2009, granting the Fourth Extension Motion.

8. Moreover, at the request of counsel, I have reviewed the following additional affidavits of service and have confirmed that Williams is not listed thereon:

Pleading	Pleading Docket Index	Affidavit of Service ex Index Number
	Number	
Preservation of	8905	9039
Estate Claims		
Procedures Motion		
Preservation of	9105	9141
Estate Claims		
Procedures Motion		
Order		
Extension of	12922	12970
Avoidance Action		
Service Deadline		
Motion		
Extension of	13277	13313
Avoidance Action		
Service Deadline		
Order		
Postconfirmation	13361	13415
Extension of		
Avoidance Action		
Service Deadline		
Motion		
Postconfirmation	13484	13540
Extension of		
Avoidance Action		
Service Deadline		
Order		

9. To my knowledge, Williams was not aware of the Adversary Proceeding until it was served with the Summons and the Complaint in or about December of 2009.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

July 12, 2011

Richard L. Mugel

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Declaration was served through electronic transmission via the Court's CM/ECF system to all parties who are listed on the Court's Electronic Mail Notice List on this 12th day of July, 2011.

Respectfully submitted,

/s/ Jean R. Robertson

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